B 210A (Form 210A) (12/09)

IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re Lehman Brothers Holdings Inc.

Case No. 08-13555

TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

GLOBAL DISTRESSED OPPORTUNITIES MASTER FUND, LP

AGDOF LF1, Ltd.

Name of Transferee

Name of Transferor

Name and Address where notices to transferee should be sent:

Court Claim # (if known): See Schedule 1 to the Agreement and Evidence of

Transfer of Claim hereto ("Schedule 1")

Chris Scholfield c/o Alden Global Capital

Total Amount of Claims Filed:

See Schedule 1

885 Third Avenue

Amount of Claim Transferred:

New York, New York 10022

See Schedule 1

Phone: 212-418-6862

Email: CScholfield@smithnyc.com

ISIN/CUSIP: See Schedule 1

Date Claim Filed: see Annex A attached

Name and Address where transferee payments should be sent (if different from above):

I declare under penalty of perjury that the information provided in this notice is true and correct to the best of my-knowledge and belief.

By:

Transferee/Transferee's Agent Jason Pecora

Date:

11/21/2011

Penalty for Penalt

Penalty for militing in the Scapital Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

ANNEX A

Proof of Claim Number	Date Claim Filed
35550	09/30/2009
3555]	09/30/2009
35552	09/30/2009
41455	10/19/2009
42026	10/19/2009
44508	10/22/2009
44509	10/22/2009
44978	10/23/2009
44979	10/23/2009
44980	10/23/2009
44981	10/23/2009
. 44983	10/23/2009
44984	10/23/2009
44985	10/23/2009
50472	10/28/2009
50549	10/28/2009
50649	10/28/2009
50717	10/28/2009
51147	10/28/2009
51148	10/28/2009
51170	10/28/2009
55937	10/29/2009
56921	10/29/2009
58799	10/30/2009
58803	10/30/2009
58804	10/30/2009
58807	10/30/2009
58808	10/30/2009
58809	10/30/2009
58810	10/30/2009
58811	10/30/2009

58812	10/30/2009
58890	10/30/2009
59233	10/30/2009
60638	10/30/2009
60696	10/30/2009
62870	11/02/2009
62901	11/02/2009
66286	09/16/2009
66962	07/28/2010
67456	04/08/2011
67457	04/08/2011
67361	03/07/2011
67534	06/16/2011
67542	06/27/2011
<u> </u>	

Form 210B (12/09)

IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re Lehman Brothers Holdings Inc.

Case No. 08-13555

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

The Claims numbered as set forth in the column entitled "Proof of Claim Number" at Schedule 1 to the Evidence and Agreement of Transfer of Claim hereto were filed or deemed filed under 11 U.S.C. § 1111(a) in this case by the alleged transferor (or prior holder of such Claim). As evidence of the transfer of those claims, the transferee filed a Transfer of Claim other than for Security in the clerk's office of this court on the date set forth below.

AGDOF LF1, Ltd.

Name of Alleged Transferor

Address of Alleged Transferor: c/o Alden Global Capital 885 Third Avenue New York, New York 10022 Chris Scholfield Phone: Chris Scholfield

Email: CScholfield@smithnyc.com

ALDEN GLOBAL DISTRESSED
OPPORTUNITIES MASTER FUND, LP

Name of Transferee

Address of Transferee: c/o Alden Global Capital 885 Third Avenue New York, New York 10022 Chris Scholfield Phone: Chris Scholfield

Email: CScholfield@smithnyc.com

~~DEADLINE TO OBJECT TO TRANSFER~~

The alleged transferor of the claim is hereby notified that objections must be filed with the court within twenty-one (21) days of the mailing of this notice. If no objection is timely received by the court, the transferee will be substituted as the original claimant without further order of the court.

Date:	
	CLERK OF THE COURT

AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM LEHMAN PROGRAMS SECURITIES

TO: THE DEBTOR AND THE BANKRUPTCY COURT

- For value received, the adequacy and sufficiency of which are hereby acknowledged, AGDOF LF1, Ltd. ("Seller") hereby unconditionally and irrevocably sells, transfers and assigns to Alden Global Distressed Opportunities Master Fund, L.P. (the "Purchaser"), and Purchaser hereby agrees to purchase, as of the date hereof, (a) an undivided interest, to the extent of the principal amounts specified in Schedule 1 attached hereto (the "Purchased Claim"), in Seller's right, title and interest in and to the Proofs of Claim with the assigned numbers specified in Schedule 1 attached hereto filed by or on behalf of Seller or Seller's predecessor in interest (the "Proof of Claim") against Lehman Brothers Holdings, Inc., debtor in proceedings for reorganization (the "Proceedings") in the United States Bankruptcy Court for the Southern District of New York (the "Court"), administered under Case No. 08-13555 (JMP) (the "Debtor"), (b) all rights and benefits of Seller relating to the Purchased Claim, including without limitation (i) any right to receive cash, securities, instruments, interest, damages, penalties, fees or other property, which may be paid or distributed with respect to the Purchased Claim or with respect to any of the documents, agreements, bills and/or other documents (whether now existing or hereafter arising) which evidence, create and/or give rise to or affect in any material way the Purchased Claim, whether under a plan or reorganization or liquidation, pursuant to a liquidation, or otherwise, (ii) any actions, claims (including, without limitation, "claims" as defined in Section 101(5) of Title 11 of the United States Code (the "Bankruptey Code")), rights or lawsuits of any nature whatsoever, whether against the Debtor or any other party, arising out of or in connection with the Purchased Claim, (iii) any rights and benefits arising out of or in connection with any exhibit, attachment and/or supporting documentation relating to the Purchased Claim, and (iv) any and all of Seller's right, title and interest in, to and under the transfer agreements, if any, under which Seller or any prior seller acquired the rights and obligations underlying or constituting a part of the Purchased Claim, but only to the extent related to the Purchased Claim, (e) any and all proceeds of any of the foregoing (collectively, as described in clauses (a), (b), and (c), the "Transferred Claims"), and (d) the security or securities (any such security, a "Purchased Security") relating to the Purchased Claim and specified in Schedule 1 attached hereto.
- Selier hereby represents and warrants to Purchaser that: (a) the Proof of Claim was duly and timely filed on or before 5:00 p.m. (prevailing Eastern Time) on November 2, 2009 in accordance with the Court's order setting the deadline for filing proofs of claim in respect of "Leinman Programs Securities"; (b) the Proof of Claim relates to one or more securities expressly identified on the list designated "Leinman Programs Securities" available on http://www.leinman-docket.com as of July 17, 2009; (c) Seller owns and has good and marketable title to the Transferred Claims, free and clear of any and all liens, claims, set-off rights, security interests, participations, or encumbrances created or incurred by Seller or against Seller; (d) Seller is duly authorized and empowered to execute and perform its obligations under this Agreement and Evidence of Transfer; (e) the Proof of Claim includes the Purchased Claim specified in Schedule 1 attached hereto; and (f) Seller has not engaged in any acts, conduct or omissions, or had any relationship with the Debtor or its affiliates, that will result in Purchaser receiving in respect of the Transferred Claims proportionately less payments or distributions or less favorable treatment than other unsecured creditors.
- 3. Seller hereby waives any objection to the transfer of the Transferred Claims to Purchaser on the books and records of the Debtor and the Court, and hereby waives to the fullest extent permitted by law any notice or right to receive notice of a hearing pursuant to Rule 3001(e) of the Federal Rules of Bankruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law, and consents to the substitution of Seller by Purchaser for all purposes in the case, including, without limitation, for voting and distribution purposes with respect to the Transferred Claims. Purchaser agrees to file a notice of transfer with the Court pursuant to Federal Rule of Bankruptcy Procedure 3001(e) including this Agreement and Evidence of Transfer of Claim. Seller acknowledges and understands, and hereby stipulates, that an order of the Court may be entered without further notice to Seller transferred Claims, and directing that all payments or distributions of money or property in respect of the Transferred Claim be delivered or made to Purchaser.
- 4. All representations, warranties, covenants and indemnities shall survive the execution, delivery and performance of this Agreement and Evidence of Transfer of Claim and the transactions described herein. Purchaser

shall be entitled to transfer its rights hereunder without any notice to or the consent of Seller. Seller hereby agrees to indemnify, defend and hold Purchaser, its successors and assigns and its officers, directors, employees, agents and controlling persons harmless from and against any and all losses, claims, damages, costs, expenses and liabilities, including, without limitation, reasonable attorneys' fees and expenses, which result from Seller's breach of its representations and warranties made herein.

- 5. Seller shall promptly (but in any event no later than three (3) business days after receipt) remit any payments, distributions or proceeds received by Seller in respect of the Transferred Claims to Purchaser. Seller has transferred, or shall transfer as soon as practicable after the date hereof, to Purchaser each Purchased Security to such account, via Euroclear or Clearstream (or similar transfer method), as Purchaser may designate in writing to Seller. This Agreement and Evidence of Transfer supplements and does not superseile any confirmation, any other automatically generated documentation or any applicable rules of Euroclear or Clearstream (or similar transfer method) with respect to the purchase and sale of the Purchased Security.
- 6. Each of Seller and Purchaser agrees to (a) execute and deliver, or cause to be executed and delivered, all such other and further agreements, documents and instruments and (b) take or cause to be taken all such other and further actions as the other party may reasonably request to effectuate the intent and purposes, and carry out the terms, of this Agreement and Evidence of Transfer, including, without limitation, cooperating to ensure the timely and accurate filling of any amendment to the Proof of Claim.
- 7. Purchaser intends to grant a security interest in all of the Transferred Claims pursuant to a pledge and security agreement by and between Purchaser and Cifibank, N.A. to be entered into subsequently hereto.
- 8. Seller's and Purchaser's rights and obligations hereunder shall be governed by and interpreted and determined in accordance with the laws of the State of New York (without regard to any conflicts of law provision that would require the application of the law of any other jurisdiction). Seller and Purchaser each submit to the jurisdiction of the courts located in the County of New York in the State of New York. Each party hereto consents to service of process by certified mail at its address listed on the signature page below.

IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM is executed this 20th day of November 2011.

SELLER

AGDOF LF1, LTD.

Name: Evan Burtton Title: Director

Address: c/o Alden Global Capital 885 Third Avenue New York, New York 10022 USA PURCHASER

ALDEN GLOBAL DISTRESSED
OPPORTUNITIES MASTER FUND, L.P.

By: AGDOF Master GP, Ltd., its general partner

Name: Evan Burtton Title: Director

Address: c/o Alden Globai Capital 835 Third Avenue New York, New York 10022 USA Schodule 1

Transferred Claims

Purchased Claim

Lehman Programs Securities and Principal Amounts to which Transfer Relates

	icipal/ int as of	fairn	00.00	0.00	0.00	52.		9	8	T 8		8	T	a.	8	5	T		
	Security Principal Notional Amount as of	Proof of Claim	USS Z,146,580,00	USS 1,431,000.00	US\$ 42,936,000.00	07.122,585,1 \$8U	TOTA ON CANA	בים ליחמיחתניתו	US\$ 1,800,000.00	TING A GOOD DOOR ON	pertancia esp	USS 1,990,000.00	Treftermonen	Afronthus's eso	US\$ 2,000,000.00	US\$ 2.985 non on	transfer de	US\$ 200,000,50	
	ISIN/CUSIP of Security	XSDICASIONA		730103329841	XX0286529093	X80283497005	XSB32848KCDK	2000	XX0342489589	XS0336556146		X80294325203	XS0412052740		XS0336248922	XS0342406476.		A302/3052916	VORDORAGE
	Description of Security	LEHBVPMV STOM	LER BY PMY HIN	JAH RU DAP OF	2/23/17 (BUR)	CMS V31/17 (BUR)	LISH BV FMV RLN	U% 1,00609 (USD)	LIGH BV PAR ILN 1/31/18 (USD):	LERBVPARIN	144411 (USD)	4/13/17 (USD)	LEH BV PAV 0%	LEH BV PAR 0%	(ZZI4/17 (USD)	LEEBY PAR 0%	LEH BV PMV 0%	11/16/09 (USD)	LEH BV PAR FMV
	Percentage holding	100.00%	100 00%		100,007%	100,00%	100,00%		100.00%	1,00,00%		100.00%	100.00%	2000.001	9600000	100.00%	100.00%		100,00%
X COLUMN TO THE PARTY OF THE PA	Percentage of Total Claim*	98.73333333%	98.70000008%	Ca nakrienose,	N CONTRACTOR	33.10545123%	100.0000000%		100.000000000%	59.39393939%		98,750800000%	98.74800000%	98 7500009 sex		98.7333333%	\$8.75000000%		98.72000000%
	Claim Amount as of Proof of Claim	US\$ 2,146,500.00	US\$ 1,458,688.55	USS 67 524 479.00		USS 2,149,907.02	US\$ 2,000,000,00	7 TO 4 10 000 1 10 1	USS 1,860,000.00	US\$ 6,600,000.co		US\$ 1,590,000.00	US\$ 5,000,000.00	US\$ 2,032,250,00	┪	US\$ 2,985,000.00	US\$ 2,000,000.00	1	US\$ 5,000,000,00
	Case Number	08-13555 (JMP)	04-13555 (DAP)	08-13555	08-13555	(JME)	08-13555 (TMP)	08-13355	(IMP):	08-1355S (PAP)	08-13555	(TAVE)	08-13555 (JMP)	08-13555 CRAPA	08-13555.	(TMP)	08-13565 (IMP)	08-13555	(Jings)
	Debter	Lehman Brothers Holdings Inc.	Lehman Brothers Holdings Inc.	Lehman Brothers Holdings by	Leatent Brothers	Holdings Inc.	Lehman Brothers Holdings Inc.	Lehman Brothers	Holdings Inc.	Lehman Brothers Holdings Inc.	Lehnan Brothers	Holdings Inc.	Leanny Brothers Holdings Inc.	Lehnan Brothers Holdings Inc.	Leiman Brothers	Holdings Inc.	Lehmen Brothers Holdings Inc.	Lohman Brothers	Holdings Inc.
	Prost of Claim Number	35550	35551	35552	33717		42026	44508	1	44509	44978		44979	44980	44981	十	44983	44984	

Schedule 1-1

L.			Claim Amonnt					
3	Debtor	Case Number	as of Proof of	Percentage of Total Claim*	rercentage holding Transferred	Description of Security	ISIN/CUSIP of Security	Security Principal/ Notional Amount as of
3	Lehnus Brothers Haldings Inc.	08-13555 (D/Q)	USS 3,000,000.00	98.7333333%	100,00%	LEH BV FAV 0%	XSCDOLIGENCE	Proof of Claim
	Lehman Brothers Ffoldings Inc.	õ	US\$ 2,848,600.00	98:75000000%	100.00%	LEH BV PMV 0%	X80306226696	1188 2 848 KM 00
	Lelmen Brothers	08-13555	1798 15 cm 401 04		100,00%	LEH BV FMV 0% 0330/17 (EUR.)	XS0294106314	US\$ 6,297,195.00
	ctotangs are.	(awr)	A DO T COMP TO THE PARTY OF THE	19.061.3340276	100.00%	CASO(17 (EUR)	X36294106405	US\$ 6,792,480.00
	Lohman Brothers Holdings Inc.	08-13555 (TMP)	US\$ 127,809.00	100.0000000%	100,00%	LEH BV FAV FR/CMS 02/15/95 (BUR)	X30210433206	US\$ 127,809.00
				· ·	100.00%	LBH BV PAR FL+L5% 9720112 (USD)	X80313774972	US\$ 20,000,000,00
	Counting brothers Holdings Inc.	08-1355 (JMP)	USS 71,135,649.94	42.08509521%	100.00%	LEH BV PAR FL+1.53% 92/9/2 (USD)	X803157371	US\$ 10,000,000,00
					100,00%	LEH BY PAR FL+2.1% 9/20/12	XS0314746479	US\$ 10,000,000.00
- 1	Lehman Brothers Holdings Inc.	0&-13855 (TACP.)	USS 5,252,000.do	17.61233816%	100.00%	LEH BV FMY ELN	X30324269561	· 1785 £ 240 000 00
~ 1	Leftitism, Brothers Foldings Inc.	08-13555 (JAP)	US\$ 4,705,000.00	27.94899044%	100,00%	LEH BY PMY ELN	XX0326730313	1154 & 205 on on
~ !	Leinnan Brothers Holdings fac.	08-13555 (JMP)	US\$ 4,368,000.00	37.24816850%	100,00%	LEH BV FMY ELN	X\$0282866192	TS\$ 4 468 mm on
-	Lehman Brothers Foldings The.	08-13555 (JMP)	US\$ 3,703,316.70	50.00000081%	100,00%	LEH BV FMV ELN 0	XS0312463184	1188 3 717 215 70
Pa-3	Lebrasa Brothers Eoldings Inc.	08-13555 (7MP)	US\$ 4,196,620.20	50.90000000%	100.00%	LEHBV FMV ELN 0	Telefortocar	01,915,001,000
. =	Lehman Brothens Holdings Inc.	08-13555 (JMP)	USS 1,843,270.00	100.00000000%	100,005%	LEH BV PAR HIN	A STANDARDON A STANDARD	US\$ 4,106,620.26
i⊷i i	Lehman Brothers Holdings Inc.	08-13555 (JAP)	US\$ 950,000.00	100,00000000%	106.00%	UVOSHOS (EUR)	WSD2425conen	1843,270,00
i ⊫3 1	Lehman Brothecs Holdings lee,	08-13555 (35/3P)	US\$ 500,000.00	100,000000000%	100.00%	UZZA99 (USD) LEH BV PAR BLN	ACO COS COS COS COS COS COS COS COS COS C	US\$ 550,000,00
1			7			(CISA) 60/ZD/SD	XS0288802605	US\$ \$00,000,00

Schedule 1-

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Security Principal Notional Amount as of	Preofot Claim US\$ 400,000.00	US\$ 1.300,000.00	1385.2.197.245.00	USS 283.580.00	US\$ 1.000 000 00	US\$ 300,000,00	US\$ 45,000,000.00	EUR 1,080,000.00	BUR 1,000,000,00	US\$ 12,199,577.10	US\$ 2,685,990,33	US\$ 484,700.00	US\$ 1,000,000.00	USS 3,100,415.00	USS 2,442,000,00	US\$ 676,000.00	Yien romann
ISIN/CUSIP of Security	XS0300349882	XSQ303865074	XS0310084339	X80324356376	X80327055371	X80335971458	XS0278638258	X80313528944	X50313532623	XS0300460721	XX0294024004	X30325475084	X50327687843	XS0331533330	XS0329284987	XS0329288384	XS0334446134
Description of Security	LEHBV PAR BLN 05/18/19 (1187)	LEH BY PAY 0%	LEH BV PAR ELN	LEE BV RMV ECN	LEH BV PMV FL%	LEK BV FMV ELN	LEH BV FMV 5 1/2% 06/22/10 (USD)	CERTBY FAVEUR)	LEH BV PATV BLN 08/07/12 (EUR)	LBH BV MAY 0% S/18/12 (BUR)	LEH BV PAR 0% 04/09/10 (CHE)	1,8H BV PMV 0% 10/18/16 (USD)	1.8H BV FAV 0% 11/01/10 (USD)	LEH BV PMV 0% 11/21/09 (BUR)	1.EH BV PMV 0% 12/04/10 (USD)	LEK BV EAV 0% 12/04/10 (USD)	LEH BY PAY 0%
Percentage holding	100.00%	100.00%	100.00%	100.00%	100,00%	100,00%	100,00%	100,00%	100,00%	100.00%	. 100.00%	100.00%	100:00%	100.00%	.100.00%	100.00%	100.00%
Percentage of Total Claim*	190.0000000%	98.76923077%	100,00000000%	100,00000000%	98.70000000%	100.0000000%	21.9422222%	XX 4000000000X		21.72982416%	98.73754127%			5.64209437%	l		
Claim Amount as of Proof of Claim	US\$ 400,800.00	US\$ 1,300,000.00	US\$ 2,197,745.60	US\$ 283,580.00	US\$ 1,000,000.00	US\$ 300,000.00	US\$ 45,000,000.00	Claim utilizaids ted		US\$ 54,891,736.88	US\$ 4,786,285.55			USS 120,505,822.00			,
Case Namber	08-13555 (JMP)	08-13655 (JMP)	(19555 (JMP)	08-13555 (JACP)	08-13535 (JA/P)	08-13555 (JMP)	08-13555 (TMP)	08-13555	(swar)	08-13655 (DMP)	08-13556 (JMP)			08-13555 (TMP)			
Debtor	Lehman Brothers Holdings Inc.	Lehttan Brothers Foldings fac.	Lehman Broffiers Holdings Inc.	Lehman Brothers Holdings Inc.	Lahman Brothers Holdings Inc.	Lehnan Brotheis Holdings Inc.	Lehnan Brothers Holdings Inc.	Lehman Brothers		Lehman Brothers Holdings Inc.	Lehman Brothers Holdings Inc.		· · · · · · · · · · · · · · · · · · ·	Lebriati Brothers Holding Inc.			
Proof of Claim Number	58807	58608	58809	58810	58811	58812	58890	59233		60638	96909			62870			

Schedule 1

Proof of	,		Cleden &	1				•
Claim Number	Debtor	Case Number	as of Proof of Clafm	Percentage of Total Claim*	Percentage holding Transferred	Description of Security	ISIN/CUSIP of Security	Security Principal/ Notional Amount as of Principal of Claim
					100.00%	LEH BV PATV 0% 2/28/11 (EUE)	XS0345320799	US\$ 1,388,693,00
	**************************************	·············			195,00%	LEH BV FMV 0% 2/28/11 (USD)	XS0345320872	US\$ 2,387,000.00
			`		100.00%	1.EH BV PMV 0% 5/30/11 (BUR)	X30362343930	US\$ 2,159,239.00
					100.00%	LEH BV FAV 6% 628/11 (USD)	XS0368249487	US\$ 2,109,000.00
	···		************		100.00%	LEH BV PAY 0% 6/29/10 (EUR)	CH0027120978	US\$ 11,750,475.00
					100.00%	LEH BY PMY 2% 628/11 (BUR)	X30368298187	. U8\$ 1,771,829.00
10629	Lehman Brothors Roldings Inc	08-13555 COMB)	US\$ 41,159,958,12	12.47328772%	100,00%	LEH BY FAVY 0% 3/25/10 (USD)	XX0306341958	US\$ 2,900,000,00
T		(37)			100,00%	LEK BV PAV 0% 3/8/10 (USD)	XS0303764129	US\$ 3,600,000.00
66286	Lehman Brothers Holdings Inc.	08-13555 (DAP)	US\$ 14,373,860.00	87.23474418%	100,00%	LEH BV FAR S&P G&CT 10/23/08 (USD)	USS2519VAR78	US\$ 12,539,000.00
					100:00%	LEH BY PAY RIN 01/29/15 (BUR)	X30342236295	US\$ 1,275,750.00
	ş				100.00%	LEH BV PACV BLN 02/26/14 (BUK)	XS0286531156	US\$ 47,755,575.d0
29699	Holdings Inc.	U8-13555 (JAMP)	US\$ 657,432,812,50	10,11309692%	100,00%	CEH BV PMV BLN 05/07/14 (BUR)	X\$0297155565	US\$ 73,908,450.00
				<u>.</u>	190,00%	LEREBY PMY HIN 08/09/12 (EUR.)	X80314763052	US\$ 9,450,472.50
1					100.00%	LEH BV PMV BLN 10/31/12 (BUR)	X80327398656	US\$ 1,200,000.00
67456	Leunan Brothers Holdings Inc.	08-13555 (JAZP)	US\$ 2,830,200.00	100.0000000%	100.00%	LEH BV PAV 0%	X80285422597	TICK & SACARA AC
67457	Lehman Brothers Holdings Inc.	08-Jasss (MAP)	US\$ 1,415,100.00	100.00000000%	100.00%	LEH BY FAY, 6%	Venagazinona	Antonia non
67361	Lehman Brothers Holdings Inc.	08-13555 (IMP)	US\$ 25,185,359.94	30,03057581%	100.90%	LEH BV FMV 0%	A Cartagorian	USS 1,415,100,00
						1230/16 (BUR)	A3U2U8429023	USS 289,395.55

Schedule 1-4

Clafm Number	Debtor	Case Number	Claim Amount as of Proof of Claim	Percentage of Total Claim*	Percentage holding Transferred	Description of Security	ISIN/CUSIP of Security	Security Principal/ Notional Amount as of Proof of Claim
					100,00%	LEH BV RMV 5% 9/22/14 (BUR)	X80200284247	US\$ 801,654.46
					108.00%	LBH BV PAR 0% 12/5/10 (BUR)	XS0268043709	US\$ 169,812,00
					100.00%	LEHEBY PAR 5% 2/16/15 (EUR.)	XS0211093041	US\$ 214,735.62
					130.00%	1.EH BV PAR 5% 3/18/15 (BUR)	XS0213971210	18:108/2001:81
					100:00%	LEH BV FÄV 0% 10/01/10 (USD)	XX035338Z681	US\$2,700,000.00
67534	Lehman Brothers Holdings Inc.	08-13555 (DMP)	US\$ 5,000,000.00	54.00000000%	100.00%	LBH BY PMY HLM 02/02/09 (USD)	XS0341731767	US\$ 1,000,000.0d
					100.00%	LEH:BV FMY ELN O63009 (USD)	XS0342399325	US\$ 1,300,000.00
67542	Lehman Brothers Haldings Inc.	08-13655 (JA(IP)	US\$ 783,365.00	196,00000000%	100,00%	1.EH BV FMV ELN 09/07/2012 (BUR)	XS0317961729	US\$ 783,365.00
		The state of the s	The state of the s		1			

*In each case Percentage of Total Claim represents 160.00 per cent. (160.00%) of the Seller's holding in the relevant Claim.